

IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF NEBRASKA

UNITED STATES OF AMERICA,

Plaintiff,

vs.

MORGAN C. BROWN,

Defendant.

8:19-CR-382

ORDER

This matter is before the Court on the defendant's *pro se* Motion to Clarify. [Filing 121](#).

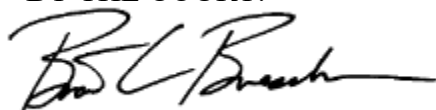
The defendant states, "I recently received a letter from this office regarding the 2023 Amendment of United States Sentencing Guidelines 1B1.13 and 1B1.10," *i.e.*, Amendment 821, "stating that I may qualify for relief." [Filing 121 at 1](#). The defendant asks the Court to "give [her] a status update or elaborate on what it means." [Filing 121 at 1](#). But the Court already ruled on the defendant's request for resentencing under Amendment 821, concluding that she was not eligible for resentencing under the Amendment. [Filing 120](#); *see also* [Filing 118](#) (probation worksheet concluding the same). Thus, the defendant is not entitled to relief. Accordingly,

IT IS ORDERED:

1. The defendant's Motion for Clarification, [Filing 121](#), is granted insofar as this Order explains her lack of entitlement to resentencing under Amendment 821; and
2. The defendant's sentence remains unchanged.

Dated this 11th day of June, 2025.

BY THE COURT:



Brian C. Buescher
United States District Judge